JC10 Rec'd POT/PTO 2 8 JAN 2002

	`~			101010201211 =
FORM PTC (REV 11-20		U.S. DEPARTMENT C	OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER 124-917
,			R TO THE UNITED STATES	U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5)
			CTED OFFICE (DO/EO/US)	10/048115
INTERNA		APPLICATION NO.	ING UNDER 35 U.S.C. 371 INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED
INTERNA		B00/02837	26/07/2002 2000	26/07/1999
TITLE O	F INVEN	NTION	HYDROGEN PEROXIDE BASED PROPULS	SION SYSTEM
			HIDROGEN PEROXIDE BASED PROPOLS	SION STSTEIM
APPLICA	ANT(S) F	FOR DO/EO/US	TILSTON, J. et al.	
Applican	t herewit	th submits to the Unite	ed States Designated/Elected Office (DO/EO/U	JS) the following items and other information:
1. 🖂	This is	a FIRST submission	of items concerning a filing under 35 U.S.C. 3	371.
2. 🗆	This is	a SECOND or SUBS	SEQUENT submission of items concerning a fi	iling under 35 U.S.C. 371.
3. 🛛		s an express request t (5), (6), (9) and (21) i	o begin national examination procedures (35)	U.S.C. 371(f)). The submission must include
4. 🛛			by the expiration of 19 months from the priority	v date (Article 31).
			ation as filed (35 U.S.C. 371(c)(2)).	, and (made 2.7).
)			uired only if not communicated by the Interna	tional Bureau)
5 A c a. b. c. G.		•	ed by the International Bureau.	
c.			application was filed in the United States Rec	eiving Office (BO/US)
6. 🗆		•	ation of the International Application as filed (3	
:		s attached hereto.		
. a. b.	_		ubmitted under 35 U.S.C. 154(d)(4).	
7. 🛮			of the International Application under PCT Arti	cle 19 (35 U.S.C. 371(c)(3))
∌÷ aj a.			equired only if not communicated by the Interr	
b .	⊠ŀ	nave been communica	ated by the International Bureau.	
b.	□ ŀ	nave not been made; l	nowever, the time limit for making such amend	dments has NOT expired.
d.	□ r	nave not been made a	nd will not be made.	
8. 🗆	Ấn En	glish language transla	ation of the amendments to the claims under F	PCT Article 19 (35 U.S.C. 371(c)(3)).
9. 🛛	An oa	th or declaration of the	e inventor(s) (35 U.S.C. 371(c)(4)).	
10. 🗆		ilish language translat Article 36 (35 U.S.C. 3	ion of the annexes of the International Prelimin 71(c)(5)).	nary Examination Report under PCT
i Iter	ns 11 Te	o 20 below concern	document(s) or information included:	
11. 🛛	An Inf	ormation Disclosure S	statement under 37 C.F.R. 1.97 and 1.98.	đ
12. 🛛	An as	signment document fo	r recording. A separate cover sheet in compl	iance with 37 C.F.R. 3.28 and 3.31 is included.
13. 🛛	A FIR	ST preliminary amend	ment.	4
14.	A SEC	COND or SUBSEQUE	NT preliminary amendment.	
15. 🔲	A subs	stitute specification.		
16. 🔲	A chai	nge of power of attorn	ey and/or address letter.	
17. 🗆	A com	puter-readable form o	of the sequence listing in accordance with PCT	FRule 13ter.2 and 35 U.S.C. 1.821-1.825.
18.	A sec	ond copy of the pub	olished international application under 35	U.S.C. 154(d)(4).
19. 🔲	A seco	ond copy of the Englis	h language translation of the international app	olication under 35 U.S.C. 154(d)(4).

20. 🛮 Other items or information. PTO Form 1449, Intl. Search Report, Search Report under section 17(5) and 2 Cited References

U.S. APPLICATION NO. (If kno unknow	Mn, see 37 2F 81.	115	INTERNATIONAL APPLICAT PCT/GB00/0283		1	ATTC	RNEY'S DOCKET 124-917	NUM	BER
21. The following fee			FO 17GB0070203			C/	LCULATIONS	PTO	USE ONLY
BASIC NATIONAL F Neither internation nor international s	EE (37 C.F.R. 1. nal preliminary exearch fee (37 C.	492(a)(1) (aminatio F.R. 1.44	-(5): n fee (37 C.F.R. 1.482) 5(a)(2)) paid to USPTO ed by the EPO or JPO	.	1040.00				
International preli	minary examinati	on fee (3	7 C.F.R. 1.482) not paid to						
USPTO but International Search Report prepared by the EPO or JPO\$890.00 International preliminary examination fee (37 C.F.R. 1.482) not paid to USPTO but international search fee (37 C.F.R. 1.445(a)(2)) paid to USPTO\$740.00									
International preliminary examination fee (37 C.F.R. 1.445(a)(2)) paid to USPTO									
International preli	minary examinati	on fee (3	7 C.F.R. 1.482) paid to US	SPTO					,
	·		ENTER APPROPRIATE			\$	890.00		:
months from the earliest	claimed priority of	iate (37 (□ 30		\$	0.00		
CLAIMS	NUMBER FI		NUMBER EXTRA	RA			0.00		
Tetal Claims	12 5	-20 = -3 =	0 2	X	\$18.00 \$84.00	\$	0.00 168.00		
MULTIPLE DEPENDENT				\$280	•	\$	0.00		· · · · · · · · · · · · · · · · · · ·
CLAIM FEES ARE NOT						\$	1058.00		
	nall entity status.	See 37	CFR 1.27. The fees indicate	ated above		П			
are reduced by 1/2.	·						0.00		
1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2					JBTOTAL =	\$	1058.00		
Processing fee of \$130.0 months from the earliest				+			0.00		,
**************************************		. (07.0.5		OTAL NATIO	NAL FEE =	\$	1058.00		
accompanied by an appr	opriate cover she	eet (37 C	F.R. 1.21(h)). The assignn .F.R. 3.28, 3.31). \$40.00	per property	+	\$	40.00		
	<u>Unintentionally</u>	Abandon	ed Application (\$1280.00			\$	0.00		
100 cm			101	AL FEES EN	CLOSED =	\$	1098.00		· · · · · · · · · · · · · · · · · · ·
10 mg						А	mount to be: refunded	\$	
						_		\$	
a.									
			application to pending s			2//	1 B	,,, ,	. 1.107(a)
SEND ALL CORRESPO	NDENCE TO:			SIGNATU	KALK.	<u> </u>	h)_		
NIXON & VANDERHYE P.C. 1100 North Glebe Road, 8 th Floor									
Arlington, Virginia 22201-4714 Telephone: (703) 816-4000 Arthur R. Crawford									
				NAME				•	,
				25,327			lanuary 00	204	ດວ
					ATION NUMBE	ΞR	January 28 Date	, 20	<i>,</i>

531 Rec'd PCT/PT / 0218 JAN 2002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

TILSTON, J. et al.

Atty. Ref.: 124-917

Serial No. unknown

Group:

Filed: January 28, 2002

Examiner:

For: HYDROGEN PEROXIDE BASED PROPULSION SYSTEM

January 28, 2002

Assistant Commissioner for Patents Washington, DC 20231

Sir:

PRELIMINARY AMENDMENT

In order to place the above-identified application in better condition for examination, please amend the application as follows:

IN THE SPECIFICATION

Please substitute the following paragraphs in the specification for corresponding paragraphs previously presented. A copy of the amended specification paragraphs showing current revisions is attached.

Page 1, before the first line, insert as a separate paragraph:

This application is the US national phase of international application PCT/GB00/02837 filed 26 July 2000, which designated the US.

IN THE CLAIMS

Please substitute the following amended claims for corresponding claims previously presented. A copy of the amended claims showing current revisions is attached.

- 9. A method of propelling a micro air vehicle as claimed in claim 7.
- 12. A method of propelling a micro air vehicle as claimed in claim 10.

REMARKS

Attached hereto is a marked-up version of the changes made to the specification and claims by the current amendment. The attached page(s) is captioned "Version With Markings To Show Changes Made."

Respectfully submitted,

NIXON & VANDERHYE P.C.

By:

Arthur R. Crawford Reg. No. 25,327

ARC:ecb 1100 North Glebe Road, 8th Floor Arlington, VA 22201-4714

Telephone: (703) 816-4000 Facsimile: (703) 816-4100

VERSION WITH MARKINGS TO SHOW CHANGES MADE

IN THE SPECIFICATION

Page 1, before the first line, insert as a separate paragraph:

This application is the US national phase of international application

PCT/GB00/02837 filed 26 July 2000, which designated the US.

IN THE CLAIMS

- 9. A method of propelling a micro air vehicle as claimed in claims 7-or 8.
- 12. A method of propelling a micro air vehicle as claimed in claims 10 or 11.

Hydrogen Peroxide Based Propulsion System

The invention relates to hydrogen peroxide (H₂O₂) engines and in particular to a novel hybrid rocket/turbine hydrogen peroxide based engine and hydrogen peroxide based propulsion system for micro air vehicle propulsion.

Micro air vehicles (MAVs) play a key role in military and surveillance operations. For these MAVs, a range of engine characteristics is needed to meet specific requirements, such as low speed, low noise, high speed, etc. In this specification MAVs are defined as air vehicles which have a wingspan of 1 metre or less and/or a weight 2kg or less. Features such as weight, ease of starting, reliability, etc. are important in the choice of the power plant. Air breathing engines or motors are usually attractive on weight grounds because they do not have to carry their own oxidant. However this may not be so important at small scales when the mass of the engine itself is relatively high. In addition, of course, small engines have relatively poor thermal and propulsive efficiency due to low cycle temperatures.

Hydrogen peroxide engines are known. The inventors have determined that these engines can be built small enough and give adequate performance requirements for use in MAVs. Hydrogen Peroxide can nowadays be generated 'in the field' by electrolytic techniques. It can be decomposed catalytically to produce steam and oxygen at high temperature and is an acceptable propellant in its own right with a high specific thrust and a low infrared (IR) signature.

The invention comprises a micro air vehicle comprising tank adapted to contain hydrogen peroxide and connected to a region adapted to decompose hydrogen peroxide, a nozzle adapted to exit the decomposition products of hydrogen peroxide to provide thrust, means to provide a hydrocarbon fuel adapted to burn by consuming oxygen from the decomposition of hydrogen peroxide whereby the hydrogen peroxide is pressurised thus providing pressurised oxygen to pressurise said fuel.

2

Further is provided a method of propelling a micro air vehicle comprising decomposing hydrogen peroxide and exiting the decomposition products through a nozzle to provide thrust.

The invention also comprises a micro air vehicle having an engine having connection means to a tank adapted to contain hydrogen peroxide, a fuel tank connected to a region adapted to decompose hydrogen peroxide, a decomposition region/chamber suitable for decomposing hydrogen peroxide, a nozzle to accelerate the resulting decomposition products, a turbofan located downstream of the exit of said nozzle and located within a duct so as to provide propulsive thrust and means to provide a hydrocarbon fuel adapted to burn by consuming oxygen from the decomposition of hydrogen peroxide.

Preferably a hydrocarbon fuel is provided to consume oxygen from the decomposition of hydrogen peroxide. Preferably pressurised oxygen is used to pressurise said fuel.

The invention will now be described with by way of example only and with reference to the following figures of which:

Figure 1 shows an embodiment of the invention comprising combustion chamber/nozzle and a ducted fan.

In a simple embodiment of the invention, a MAV power plant 1 includes a fuel tank 2 containing 34g of H₂O₂. To hold this weight of fuel, the fuel tank can be a simple cylinder (2cm in diameter and 7.5cm in length). The fuel tank alone will weigh about 16g if it is made of aluminium and its thickness (1mm) should be sufficient to contain the pressure inside the tank. The fuel tank is connected to a combustion chamber/nozzle 3 of weight less than 2g.

The decomposition of H_2O_2 is an exothermic process in which a substantial rise in temperature occurs. Thermodynamic calculations on a 90% H₂O₂ solution show that a

temperature of 1022K (749°C) and a pressure of 35.5bar (515psi) are achievable when the decomposition products are allowed to expand adiabatically to atmospheric pressure.

A simple convergent/divergent nozzle is used in the flow parameter calculations necessary to diminish the combustion chamber pressure and nozzle exit area. A chamber pressure of 2.07bar (30psi) and a nozzle exit diameter of about 2mm will produce a mass flow through the nozzle of about 0.17g/s and a nozzle exit velocity of M 1.1. The thrust produced now is about 0.124N which is comparable to the amount required to propel a MAV. monopropellant (H,O₂) propulsion system has the advantages of low exhaust temperature and simple equipment design.

In a preferred embodiment, a bipropellant system uses hydrocarbon fuel to consume the excess oxygen. This system uses an additional tank to store the hydrocarbon. This has a clear advantage in endurance over the monopropellant system. However, the gain in endurance must weigh against the increase in combustion temperature and complexity in the fuel system. At temperatures in excess of 2400K, very few materials will be suitable for making the combustion chamber. Also, very efficient cooling techniques must be implemented to avoid damage to the combustion chamber. Preferably the propulsion system utilises hydrogen peroxide and kerosene as fuel and oxygen as the oxidant. A bipropellant (H,O, and kerosene) propulsion system has a 70% improvement on flight endurance but has high exhaust temperature (circa 2700K) which makes the design and selection of material for the combustion chamber/nozzle very challenging. A bipropellant system with on-board oxygen gives the best flight endurance.

In the most preferred embodiment the system comprises a bipropellant system as described above with the addition of a ducted fan. Such an arrangement is not know per se. Figure 1 shows a figure showing the arrangement 4 of a hydrogen peroxide based ducted fan engine comprising a decomposition chamber/nozzle arrangement 5, and a turbofan 6 comprising turbine 7 and fan 8 arranged within a duct 9. In the ducted fan engine design, air passes through the outside of the combustion chamber/nozzle. The front of the combustion chamber has to be shaped to avoid flow separation. The combustion chamber/nozzle will attain very high temperatures during operation and the bypass flow will help to cool the

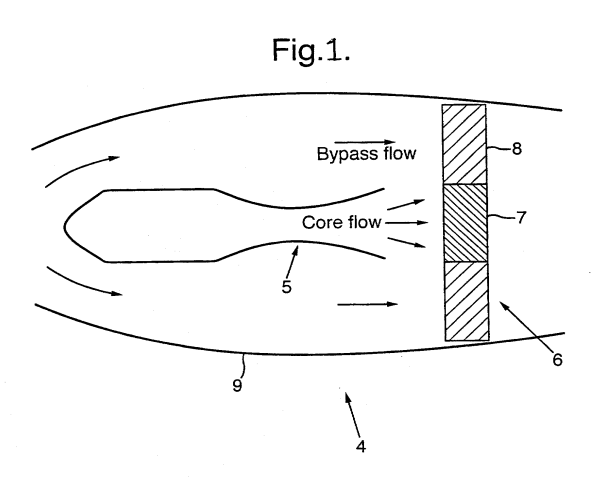
nozzle. For a bypass ratio of 10, the duct exit flow velocity is found to be about 300m/s and the duct exit is 3mm in diameter. The fan rotational speed is estimated to be 1.63E6rpm. This is due to the small size of the fan. While these calculations are based on a nozzle throat area of 1mm diameter. The total thrust produced by this engine is 0.634N. Preferably a hydrocarbon based fuel is also burnt, at least in part using oxygen produced by the decomposition of hydrogen peroxide. The hydrocarbon may be burnt in the region of the nozzle.

Considerations have been given to the utilisation of an on-board oxygen cylinder as a pressure source for fuel delivery of oxygen (2.4g at 137.93bar) will increase the flight endurance by 2.7 minutes (0.38mm throat) storage tank of radius 1cm and length 3cm.

Claims

- 1. A micro air vehicle comprising fuel tank connected to a region adapted to decompose hydrogen peroxide, a nozzle adapted to exit the decomposition products of hydrogen peroxide to provide thrust, means to provide a hydrocarbon fuel adapted to burn by consuming oxygen from the decomposition of hydrogen peroxide and pressurised oxygen to pressurise said fuel.
- 2. A micro air vehicle comprising an engine having connection means to a tank adapted to contain hydrogen peroxide, a fuel tank connected to a region adapted to decompose hydrogen peroxide, a decomposition region/chamber suitable for decomposing hydrogen peroxide, a nozzle to accelerate the resulting decomposition products, a turbofan located downstream of the exit of said nozzle, and located within a duct so as to provide propulsive thrust and means to provide a hydrocarbon fuel adapted to burn by consuming oxygen from the decomposition of hydrogen peroxide.
- 3. An engine as claimed in claim 4 additionally comprising a means for providing hydrocarbon fuel to said decomposition region/chamber or nozzle to be oxidised at least in part by the oxygen produced by the decomposition.
- 4. A method of propelling a micro air vehicle comprising decomposing hydrogen peroxide and exiting the decomposition products through a nozzle to provide thrust.
- 5. A method as claimed in claim 4 including burning a hydrocarbon fuel with the oxygen produced from said combustion.
- 6. A method as claimed in claim 5 wherein said hydrocarbon is pressurised.
- 7. A method of propulsion comprising decomposing hydrogen peroxide and exiting the resulting said decomposition products through a nozzle towards a turbofan located with a duct.
- 8. A method as claimed in claim 7 wherein additionally comprising burning a hydrocarbon fuel with oxygen provided from decomposition.
- 9. A method of propelling a micro air vehicle as claimed in claims 7 or 8.

The part of the control of the contr



RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

		Hydrogen P	eroxide Based Propulsion Syster	n		
the spec	ification of which (check					
☐ is	attached hereto					
□ w	as filed on		as U.S. Application Serial No.			Atty Dkt. No. P2765/USW
	as filed as PCT Internation	onal application No.	PCT/GB00/02837	on	26 th July 2000	7 Kily 2 Kil. 110. 1 27 007 00 11
_		application) was amended on	18 th September 2001	_	20 July 2000	
w (w		approation, was amended on	10 September 2001			
amendm 37 C.F.F below ar priority is	nent referred to above. I R. 1.56. I hereby claim fo nd have also identified be	acknowledge the duty to disclos preign priority benefits under 35 to the contract of the cont	of the above identified specification in the information which is material to U.S.C. 119/365 of any foreign apparent or inventor's certificate have a of this application:	the pa	tentability of this a	application in accordance with nventor's certificate listed
Applica	tion Number		Country			Day/Month/Year Filed
9947404	1.7		GB			26 th July 1999
Applica I hereby	claim the benefit under 3	55 U.S.C. 120/365 of all prior Un	States provisional application(s) Date/Month/Year Filed ited States and PCT international losed in such prior applications in	 l applica	ations listed above	e or below and, insofar as the
U.S.C. 1 applicati	12, I acknowledge the du ons and the national or P	uty to disclose material information of the other control of the other c	on as defined in 37 C.F.R. 1.56 v	the ma	anner provided by scurred between t	the filing date of the prior
	S./PCT Application(s): tion Serial No.	[Day/Month/Year Filed			Status: patented pending, abandoned
2.2						
PCTICE	00/02837		aeth luty 2000			DENIDING
PCT/GB	00/02837		26 th July 2000		-	PENDING
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Secon or any patent issued the telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J	itements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark Ehard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids	26 th July 2000 fledge are true and that all statem owledge that willful false statemed States Code and that such will IXON & VANDERHYE P.C., 110 mmunications are to be directis application and to transact all wford, 25327; Larry S. Nixon, 256. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; Jon, 33489; Alan M. Kagen, 3617, 7334; Michael J. Shea, 34725; D	nts and ful false 0 North ted), an busines 540; Ro (eenan, ohn R. I 8: Willia	the like so made a statements may a Glebe Rd., 8 th Fd the following att is in the Patent are bert A. Vanderhye 32106; Bryan H. Lastova, 33149; Fm J. Griffin, 3126	n and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e, 27076; James T. Hosmer, Davidson, 30251; Stanley C. I. Warren Burnam, Jr. 29366; IO: Robert A. Molan. 29834:
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Secon or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark Ehard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3	rledge are true and that all statem owledge that willful false stateme dd States Code and that such will IXON & VANDERHYE P.C., 110 ommunications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256. Nusbaum, 32348; Michael J. K. 3363; Jeffry H. Nelson, 30481; J. on, 33489; Alan M. Kagen, 3617, 7334; Michael J. Shea, 34725; D.	nts and ful false 0 North ted), an busines 540; Ro Geenan, ohn R. I 8; Willia onald L	the like so made e statements may Glebe Rd., 8 th Fd the following at is in the Patent arbert A. Vanderhye 32106; Bryan H. astova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: ©	on and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. d. Warren Burnam, Jr. 29366; 60; Robert A. Molan, 29834; Michelle N. Lester, 32331.*
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Secon or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bed	ntements were made with the knowledge of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark Ehard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3	riedge are true and that all statem owledge that willful false stateme ad States Code and that such will full false States Code and that such will full false States Code and that such will full false full fals	nts and ful false 0 North ted), and busines 640; Ro (eenan, ohn R. I 8; Willia onald L	the like so made e statements may Glebe Rd., 8 th Fd the following at is in the Patent arbert A. Vanderhye 32106; Bryan H. astova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: ©	on and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. H. Warren Burnam, Jr. 29366; CO; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7. 01. 02
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Section or any patent issued the statement individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all crely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark Ehard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first)	riedge are true and that all statem owledge that willful false stateme and States Code and that such will IXON & VANDERHYE P.C., 110 communications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; J. on, 33489; Alan M. Kagen, 3617: 7334; Michael J. Shea, 34725; D. R. J.	nts and ful false 0 North ted), and busines 340; Ro (seenan, ohn R. I 8; Willia onald L	the like so made e statements may Glebe Rd., 8 th Fd the following at its in the Patent arbert A. Vanderhye 32106; Bryan H. Lastova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: 6	on and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. d. Warren Burnam, Jr. 29366; 60; Robert A. Molan, 29834; Michelle N. Lester, 32331.*
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Section or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crar Richard G. Besha, 22770; Mark E hard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first)	riedge are true and that all statem owledge that willful false stateme and States Code and that such will IXON & VANDERHYE P.C., 110 mmunications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256 E. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; Jon, 33489; Alan M. Kagen, 3617/7334; Michael J. Shea, 34725; D	nts and ful false 0 North ted), and busines 340; Ro (seenan, ohn R. I 8; Willia onald L	the like so made e statements may Glebe Rd., 8 th Fd the following at its in the Patent arbert A. Vanderhye 32106; Bryan H. Lastova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: 6	on and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. H. Warren Burnam, Jr. 29366; CO; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7. 01. 02
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Section or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor: Residence: (city) Post Office Address:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crar Richard G. Besha, 22770; Mark E hard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first) Hampshire QINETIQ Pyestock, Farnboro	riedge are true and that all statem owledge that willful false stateme and States Code and that such will IXON & VANDERHYE P.C., 110 mmunications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256 E. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; Jon, 33489; Alan M. Kagen, 3617/7334; Michael J. Shea, 34725; D	nts and ful false 0 North ted), and busines 340; Ro (seenan, ohn R. I 8; Willia onald L	the like so made e statements may Glebe Rd., 8 th Fd the following at its in the Patent arbert A. Vanderhye 32106; Bryan H. Lastova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: 6	on and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. H. Warren Burnam, Jr. 29366; CO; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7. 01. 02
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Section or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crar Richard G. Besha, 22770; Mark E hard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first)	riedge are true and that all statem owledge that willful false stateme and States Code and that such will IXON & VANDERHYE P.C., 110 mmunications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256 E. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; Jon, 33489; Alan M. Kagen, 3617/7334; Michael J. Shea, 34725; D	nts and ful false 0 North ted), and busines 340; Ro (seenan, ohn R. I 8; Willia onald L	the like so made e statements may Glebe Rd., 8 th Fd the following at its in the Patent arbert A. Vanderhye 32106; Bryan H. Lastova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: 6	on and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. H. Warren Burnam, Jr. 29366; CO; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7. 01. 02
I hereby be true; imprison applicati 22201-4 address) connecte 30184; F Spooner Thomas	declare that all statement and further that these statement, or both, under Section or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor: Residence: (city) Post Office Address:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all corely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark E. Hard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids provided the control of the con	riedge are true and that all statem owledge that willful false stateme dd States Code and that such will IXON & VANDERHYE P.C., 110 communications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256; Nusbaum, 32348; Michael J. K. 3363; Jeffry H. Nelson, 30481; J. on, 33489; Alan M. Kagen, 3617, 7334; Michael J. Shea, 34725; D. R. J. Mil (state/countrugh, Hampshire	nts and ful false 0 North ted), an busines 640; Ro Geenan, ohn R. I 8; Willia onald L ILSTON (last) y) GE	the like so made e statements may Glebe Rd., 8 th Fd the following att is in the Patent arbert A. Vanderhye 32106; Bryan H. astova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: 6	n and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. t. Warren Burnam, Jr. 29366; 60; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7.0(02 GB (citizenship)
I figreby be true; imprison application 22201-4 address) connects 30184; F Spooner Thomas B. J. Sac	declare that all statement and further that these statement, or both, under Secon or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor: Residence: (city) Post Office Address: (Zip Code) Inventor's Signature: Inventor's Signature: Inventor:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all crely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark Ehard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first) Hampshire QINETIQ Pyestock, Farnboro GU14 0LX Wai (first)	riedge are true and that all statem owledge that willful false stateme and States Code and that such will ful false stateme and States Code and that such will full false stateme and to transact all owledge full full false full full false full full full full full full full ful	nts and ful false 0 North ted), an busines 640; Ro Geenan, ohn R. I 8; Willia onald L ILSTON (last) y) GE	the like so made e statements may Glebe Rd., 8 th Fd the following attiss in the Patent arbert A. Vanderhye 32106; Bryan H. astova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: O	n and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same of Trademark Office e. 27076; James T. Hosmer, Davidson, 30251; Stanley C. I. Warren Burnam, Jr. 29366; 60; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7.0(.02 GB (citizenship)
I figreby be true; imprison application 22201-4 address) connects 30184; F Spooner Thomas B. J. Sac	declare that all statement and further that these statement, or both, under Section or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F, 27393; Leonard C. Mito E. Byrne, 32205; Mary J. Hoff, 36663; James D. Bellinventor's Signature: Inventor: Residence: (city) Post Office Address: (Zip Code) Inventor's Signature: Inventor: Residence: (city) Residence: (city)	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all crely my attorneys to prosecute the resulting patent: Arthur R. Crar Richard G. Besha, 22770; Mark E hard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first) Hampshire QINETIQ Pyestock, Farnboro GU14 0LX Wai (first) Hampshire	riedge are true and that all statem owledge that willful false stateme and States Code and that such will IXON & VANDERHYE P.C., 110 communications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; J. on, 33489; Alan M. Kagen, 3617: 7334; Michael J. Shea, 34725; D. R. J. Mil (state/country ugh, Hampshire	nts and ful false 0 North ted), an busines 640; Ro Geenan, ohn R. I 8; Willia onald L ILSTON (last) y) GE	the like so made e statements may Glebe Rd., 8 th Fd the following attiss in the Patent arbert A. Vanderhye 32106; Bryan H. astova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: O	n and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. t. Warren Burnam, Jr. 29366; 60; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7.0(02 GB (citizenship)
I figreby be true; imprison application 22201-4 address) connects 30184; F Spooner Thomas B. J. Sac	declare that all statement and further that these statement, or both, under Secon or any patent issued to 714, telephone number individually and collectived therewith and with the Robert W. Faris, 31352; F., 27393; Leonard C. Mito E. Byrne, 32205; Mary J. doff, 36663; James D. Bellinventor's Signature: Inventor: Residence: (city) Post Office Address: (Zip Code) Inventor's Signature: Inventor's Signature: Inventor:	ntements were made with the knotion 1001 of Title 18 of the Unite hereon. And I hereby appoint N (703) 816-4000 (to whom all crely my attorneys to prosecute the resulting patent: Arthur R. Crarkichard G. Besha, 22770; Mark Ehard, 29009; Duane M. Byers, 3. Wilson, 32955; J. Scott Davids erquist, 34776; Updeep S. Gill, 3 John (first) Hampshire QINETIQ Pyestock, Farnboro GU14 0LX Wai (first)	riedge are true and that all statem owledge that willful false stateme and States Code and that such will IXON & VANDERHYE P.C., 110 communications are to be direct in application and to transact all wford, 25327; Larry S. Nixon, 256. Nusbaum, 32348; Michael J. K 3363; Jeffry H. Nelson, 30481; J. on, 33489; Alan M. Kagen, 3617: 7334; Michael J. Shea, 34725; D. R. J. Mil (state/country ugh, Hampshire	nts and ful false 0 North ted), an busines 640; Ro Geenan, ohn R. I 8; Willia onald L ILSTON (last) y) GE	the like so made e statements may Glebe Rd., 8 th Fd the following attiss in the Patent arbert A. Vanderhye 32106; Bryan H. astova, 33149; Fm J. Griffin, 3126. Jackson, 41090; Date: O	n and belief are believed to are punishable by fine or jeopardize the validity of the loor, Arlington, VA torneys thereof (of the same and Trademark Office e., 27076; James T. Hosmer, Davidson, 30251; Stanley C. t. Warren Burnam, Jr. 29366; 60; Robert A. Molan, 29834; Michelle N. Lester, 32331.* 7.0(02 GB (citizenship)

FOR ADDITIONAL INVENTORS, check box $\ \square$ and attach sheet with same information and signature and date for each.